SECTION 1. Be it enacted by the General Assembly of District formed the State of Iowa, That the organization of the independ-two counties in ent school-district of Homer, Iowa, out of the territory 1869 legalized. above described, in the counties of Hamilton and Webs'er, in pursuance of an election held in said independent school-district at the village of Homer, on the first day of May, A. D. 1869, and all the official acts of the officers of said independent school-district, and all taxes levied, rights acquired, and liabilities assumed by said independent school-district, be, and the same are hereby, declared legal and valid, to the same extent as if the organization of said independent school-district had been made in strict conformity to the statute relating thereto; and all of said territory in the county of Webster shall be a part of said independent school-district; and no informality, irregularity, or illegality in the said organization, shall in any manner invalidate the said organization, nor the official acts of officers thereunder.

This act being deemed of immediate import- In force when. Sec. 2. ance, shall take effect and be in force from and after its publication in the Iowa State Register and Hamilton Freeman, without expense to the State.

Approved, April 18th, 1872.

I hereby certify that the foregoing act was published in the Daily Iowa State Register, April 23, and in The Hamilton Freeman, April 24, 1872.

ED WRIGHT, Secretary of State.

Сн. 145.] CHAPTER LXXX. [H. F. 100.

SALE OF SCHOOL-LANDS IN LUCAS COUNTY LEGALIZED.

AN ACT to Legalize the Sale of School-Lands in Lucas County.

APRIL 19.

WHEREAS, Section eleven, of chapter one hundred and Preamble. forty-eight, of the acts of the Ninth General Assembly, provides when any of the school-lands shall be bid off in behalf of the school-fund, the clerk of the board of supervisors may, upon application of any person proposing to buy the same, appoint appraisers to appraise the same; and

WHEREAS, The board of supervisors of Lucas county did, at the January Term (1866), appoint a committee to appraise such school-lands, and authorized the clerk to sell

the same at not less than their appraised value, and said clerk did, as ordered, sell lands so appraised, as follows: Se. sw., sec. 10, town. 72, range 21, 40 acres, \$3; Nw. se., Lands described. sec. 16, town. 72, range 23, 40 acres, \$1; Ne. sw., sec. 16, town. 72, range 23, 40 acres, \$2; Nw. sw., sec. 16, town. 72, range 23, 40 acres, \$2; Sw. sw., sec. 16, town. 72, range 23, 40 acres, \$2; Se. sw., sec. 16, town. 72, range 23, 40 acres, \$2; Ne. sw., sec. 16, town. 73, range 22, 40 acres, \$1.25; Sw. se., sec. 15, town. 71, range 23, 40 acres, \$2.50; Se. se., sec. 15, town. 71, range 23, 40 acres, \$2.50; Ne. se., sec. 16, town. 71, range 22, 40 acres, \$2; Nw. se., sec. 16, town. 71, range 22, 40 acres, \$2; Ne. sw., sec. 16, town. 71, range 22, 40 acres, \$2; Se. se., sec. 16, town. 71, range 22, 40 acres, \$2; E. hf. sw., sec. 31, town. 71, range 22, 80 acres, \$1.50; W. hf. sw., sec. 16, town. 71, range 20, 80 acres, \$2.50; E. hf. se., sec. 16, town. 71, range 20, 80 acres, \$2 50; E. hf. sw. se., sec. 16, town. 72, range 21, 20 acres, \$6; Lot 12 and out-lot 5, town of Chariton, \$50; and

WHEREAS, The Attorney-General decides the board of supervisors had no authority to appoint said appraisers, and the sale of all lands sold as above stated, illegal; therefore,

Sale legalized.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the sale of all lands, sold as above stated, be, and the same is hereby, declared legal and binding in law and equity.

Approved, April 19th, 1872.

Сы. 149.] CHAPTER LXXXI. [H. F. 435.

GENERAL APPROPRIATION ACT.

APRIL 19. AN ACT Making Appropriations for the Payment of the Salarie⁸ of the State an: Judicial Officers, Interest on the State Bonds, and for other State Purposes herein mentioned.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That for the payment of the salaries of the several officers hereinafter designated for the term of two years, ending March 31st, 1874, the following sums of money, or so much thereof as may be necessary, are hereby appropriated, out of any moneys in the treasury not otherwise appropriated: Provided, That no